UNITED STATES DISTRICT COURT DISTRICT OF NEVADA DEBORAH SANZARO and MICHAEL SANZARO, Plaintiffs, 2:11-CV-01143-PMP-CWH ORDER ARDIENTE HOMEOWNERS ASSOCIATION LLC, et al.,

Defendants.

2.3

Presently before the Court is Plaintiffs Deborah and Michael Sanzaro's Motion for Reconsideration (Doc. #113), filed May 2, 2014. Defendants John Leach and Leach Johnson Song & Gruchow filed an Opposition (Doc. #114) on May 19, 2014. Plaintiffs filed a Reply (Doc. #117) on May 30, 2014.

Plaintiffs move the Court to reconsider its Order (Doc. #111) entered on March 21, 2014, in which the Court denied Defendants' Motion to Dismiss Michael Sanzaro (Doc. #69), amended Plaintiffs' Complaint (Doc. #78), and denied Plaintiffs' Motion that Defendants' Committed Fraud Upon This Court (Doc. #73). Plaintiffs seek reinstatement of all causes of action in their original Complaint, which the Court dismissed on November 18, 2011. (Order (Doc. #33).) Plaintiffs previously moved for reconsideration and rehearing of that dismissal, and the Court denied those motions. (Pls.' Mot. Recons. (Doc. #35); Pls.' Mot. Reg'g (Doc. #36); Order (Doc. #41).) On appeal, the United States Court of Appeals for the Ninth Circuit affirmed this Court's denial of Plaintiffs' motions for relief from judgment, and vacated this Court's rulings only as to Plaintiffs' claims under the FHA

and ADA. (Mem. (Doc. #55).) Even if this Motion was timely and was not repetitive of a previously denied motion, Plaintiffs have not identified any mistake, intervening change in controlling law, or other factor that would require granting Plaintiffs relief from this Court's prior rulings. See Fed. R. Civ. P. 60(b). IT IS THEREFORE ORDERED that Plaintiffs Deborah and Michael Sanzaro's Motion for Reconsideration (Doc. #113) is hereby **DENIED**. DATED: June 5, 2014 United States District Judge